

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION

SPORT DIMENSION, INC.,	)	Civil Action No. 22-cv-6945
	)	
Plaintiff,	)	Judge Charles P. Kocoras
	)	
v.	)	
	)	
THE ENTITIES AND INDIVIDUALS	)	
IDENTIFIED IN ANNEX A,	)	
	)	
Defendants.	)	
	)	

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**DECLARATION OF ENMING LI IN SUPPORT OF MOTION BY**  
**DEFENDANTS KNOW WHITE (DEFENDANT #7), KNOW WHITE**  
**(DEFENDANT #11), KNOW WHITE (DEFENDANT #10) AND SIUMASK**  
**(DEFENDANT #14) FOR AN ORDER (1) DISMISSING CASE FOR LACK**  
**OF PERSONAL JURISDICTION AND IMPROPER VENUE OR, IN THE**  
**ALTERNATIVE, (2) MODIFYING PRELIMINARY INJUNCTION TO**  
**VACATE ASSET RESTRAINT AND ALLOW DEFENDANTS TO MAKE A**  
**DEPOSIT INTO COURT IN LIEU OF ASSET RESTRAINT**

I, Enming Li, state as follows for my declaration:

1. I am the Director of defendant Know White (“Know White”). I offer this declaration in support of the motion by Know White and other defendants to dismiss this case for lack of personal jurisdiction and improper venue or, in the alternative, to grant Know White relief from the restraint on its Amazon account.

2. I have personal knowledge of the facts stated in this declaration and, if called as a witness, I could and would testify competently thereto.

3. The headquarters and principal place of business of Know White is Dongguann, Guangdong Province, China.

4. Know White does not have any offices, employees, or agents in the State of Illinois.

5. Know White does not own, use, or possesses any real or personal property in the State of Illinois.

6. Know White does not pay taxes, and has never paid taxes, in the State of Illinois.

7. Know White has never filed a lawsuit in the State of Illinois.

8. Know White has never held any bank accounts in the State of Illinois.

9. Know White has never warehoused or stored inventory in the State of Illinois.

10. Know White has never directed advertising or marketing towards the State of Illinois or its residents.

11. Know White has never contracted with any internet service provider located in the State of Illinois.

12. Know White has never purchased goods or services from any entities or individuals located in the State of Illinois.

13. The only state in the United States where Know White has contacts is the State of California. Know White uses a warehouse facility in Union City, California (near San Francisco).

14. Know White sold a total of 170 pieces of the product at issue in this lawsuit on a worldwide basis. The total gross sales revenues made by Know White from such sales is \$4,000.92.

15. Know White only sold a total of eight pieces of the product at issue (out of 170 total pieces) to purchasers located in the State of Illinois. All such sales were initiated by the purchasers over Amazon. Know White did not solicit such sales.

16. Know White has not targeted purchasers in the State of Illinois or sought to exploit the Illinois market.

17. Know White did not expect to be sued and did not anticipate being sued in the State of Illinois given Know White's complete lack of contacts with the State of Illinois, the extremely small number of pieces of the product at issue sold to purchasers located in Illinois, and the fact that Know White does not target or solicit business from any purchasers in the State of Illinois.

18. At present, the sum of at least \$210,000.00 is frozen in Know White's Amazon account because of the TRO and preliminary injunction in this case.

19. The amount frozen in Know White's Amazon account includes substantial revenues from sales of products other than the product at issue in this case. Sales of the product at issue only represent a minuscule percentage of the total sales of Know White's total sales.

20. The asset freeze from the Court's TRO and preliminary injunction already has caused Know White significant damage. All of Know White's sales are done on Amazon. Because of the Court's TRO and preliminary injunction, all of the funds in Know White's Amazon account have been frozen.

21. Although Know White theoretically could still make sales on Amazon, the proceeds of such sales also will be frozen because of the preliminary injunction.

22. Consequently, continuing to sell product on Amazon really is not a viable option for Know White at this point since the proceeds from all such sales

will be frozen because of the preliminary injunction unless the Moving Defendants are granted relief from the asset restraint provisions of the preliminary injunction.

23. For these reasons, the Court's TRO and preliminary injunction have effectively shut down Know White's business.

24. The funds currently frozen in Know White's Amazon account represent virtually all of Know White's total available funds.

25. Because of the asset freeze, Know White currently cannot withdraw any funds from its Amazon account at all, even though the large majority of such funds represents revenues derived from the sale of products other than the product at issue in this lawsuit.

26. Know White consequently does not have any cash flow to sustain its business.

27. Because of the freeze, Know White does not have enough money available to pay its employees, pay suppliers for product already purchased, or buy new product.

28. Therefore, Know White likely will be forced out of business permanently if it is not given relief from the freeze on its entire account with Amazon.

I declare under penalty of perjury of the laws of the United States of America that the above is true and correct. Executed on March 24, 2023 at Dongguan, Guangdong Province, China.



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Enming Li